

Title 18

FEE SCHEDULE

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Chapter 18.05

COMMUNITY DEVELOPMENT FEE SCHEDULE

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18.05.010 Title.

This chapter shall be known and shall be cited as the Lewis County “Community Development Fee Schedule chapter. [Ord. 1158, 1998]

18.05.020 Applicability.

The fees and charges established in this

chapter shall apply to all unincorporated fee simple lands in Lewis County, all state and/or federal sponsored projects on privately owned lands; and privately sponsored projects on state and/or federally owned lands. No application shall be accepted, processed or approved until such fees and charges listed in this title have been paid in full. [Ord. 1158, 1998]

18.05.025 Private roads.

A fee shall be assessed to a party requesting private road identification and designations as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners. [Ord. 1158B §1, 1999; Ord. 1158A §1, 1999]

18.05.030 Building codes fee schedule.

The Fee Schedule for Chapter 15.05, Building Codes shall be as follows:

(1) Section 107.2 of the Uniform Building Code is amended to read:

The fee for each permit shall be as provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department.

(2) Section 107.3 of the Uniform Building Code is amended to read as follows:

When a plan or other data are required to be submitted by subsection (b) of Section 106.3.2, a plan review fee shall be paid as provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department. If for any reason a building permit is not issued after submission of plans for review, the plan review fee is still due and payable.

(3) Permit fees for detached Group U

Occupancies accessory to R Occupancies and 3,000 square feet or less in floor area, and Group R, Division 3 nonstructural alterations, repairs or remodeling, not including new additions, shall be as provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department.

(4) Use of the same plan for duplicate structures will not require payment of additional plan check fees.

(5) A plan review fee shall not be required for a single-family residence or duplex when a licensed designer, architect or structural engineer certifies that the building or structure shown on the plan is designed to meet all Uniform Building Code and Washington State Energy Code requirements.

(6) Section 107.5 Investigation Fees: Work Without a Permit. 2. Fee, is amended to read:

If a violator does not respond to the first contact with the building official and secure all required permits or if the first contact with the building official is by service of official notice by the Lewis County sheriff, an investigation fee, in addition to the permit fee shall be collected when a permit is issued. The investigation fee shall be equal to the amount of the permit fee required by this code and the minimum investigation fee shall be as provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department.

(7) Section 103.4* of the Uniform Plumbing Code and Section 115 of the Uniform Mechanical Code are amended to add:

The issuance fees provided herein shall be waived when the plumbing or mechanical permit is issued in conjunction with a building permit; provided, however that the unit fee or per fixture fee shall be collected. When a plumbing or mechanical permit is issued other than above, then the entire fee schedule will apply.

(8) Section 105.4 of the Uniform Fire Code is amended to add:

Where an inspection is required under this code with respect to the issuance of a permit, the fee for the permit shall be as provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department.

(9) Section 104.3.2 of the Uniform Fire Code is amended to add:

A fee of as provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department will be charged for copies of fire occurrence reports.

(10) Under Appendix 33, as amended and modified, plan review fees and grading permit fees shall be as provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department. [Ord. 1158C §1, 2003; Ord. 1158A §§ 2 & 3, 1999; Ord. 1158 Ex. A, 1998] *[Codifier's Note: the original text contained a scrivener's error identifying the Code section as 20.7]

18.05.035 Building setback regulations fee schedule.

(1) A request for a setback reduction under LCC 15.15.040(4) or a variance under LCC 15.15.050 shall be accompanied by filing fees as provided for in the currently

adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department. [Ord. 1158B §2, 1999; Ord. 1158A §5, 1998]

18.05.040 Mobile homes and commercial coaches fee schedule.

The fee schedule for Chapter 15.25 LCC, Mobile Homes and Commercial Coaches, shall be provided for in the currently adopted Lewis County Fee Schedule on file at the Office of the Board of County Commissioners, and payable to the Community Development Department:

(1) Mobile home permit fees shall be paid by the applicant to Lewis County prior to issuance of the permit or performing the required inspections shall be as provided for in said Lewis County Fee Schedule.

(2) The fee for a permit for replacement of a conforming mobile home at the same location, using the same utilities, shall be as provided for in said Lewis County Fee Schedule.

(3) A double permit fee shall be charged if a mobile home is moved onto the site and/or the set-up has commenced prior to obtaining the placement permit.

4) Fee Refunds.

(a) The building official may authorize the refunding of any fee paid hereunder which was erroneously paid or collected.

(b) The building official may authorize the refunding of not more than 80 percent of the permit fee paid when no work has been done under a permit issued in accordance with Chapter 15.25. The building official shall not authorize the refunding of any fee paid except upon written application filed by the original permittee not later than 180 days after the date of the fee payment.

(5) A single fee as provided for in said Lewis County Fee Schedule shall be

assessed for the preliminary and final inspections to a party requesting County road approach under LCC 15.25.060(2), payable to the Public Works Department. Each subsequent or additional inspections or re-inspections shall be subject to an additional fee as provided for in said Lewis County Fee Schedule. [Ord. 1158B §3, 1999; Ord. 1158A §6, 1999]

18.05.050 Mobile home park binding site plans fee schedule.

The Fee Schedule for Chapter 15.30, Mobile Home Park Binding Site Plans shall be as follows:

(1) Site plan application for all new mobile home parks or proposed additions to existing mobile home parks shall be accompanied by the applicable fee as follows:

Number of Spaces Applicable

Fee 0 – 10 Spaces	[See, Schedule]
Over 10 Spaces	[See, Schedule per additional spaces]

(2) A single fee assessment as provided for in said Lewis County Fee Schedule shall be assessed for the preliminary and final inspections to a party requesting County road approach under LCC 15.25.060(2), payable to the Public Works Department. Additional inspections or re-inspections shall each be subject to an additional fee as provided for in said Lewis County Fee Schedule. Each subsequent or additional onsite inspection or reinspection, with accompanying administrative processing, shall require an inspection assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway.

(3) The applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

[Ord. 1158B §4, 1999;Ord. 1158A §8, 1999;Ord. 1158, 1998]

18.05.055 Flood damage prevention fee schedule

The fee schedule for Chapter 15.35 LCC, Flood Damage Prevention shall be as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners. [Ord. 1158B §5, 1999; Ord. 1158A §9, 1999]

18.05.065 Stormwater plan fee schedule

(1) A fee, as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners, for a Stormwater Plan submitted under LCC 15.45.140 for review shall be paid to the Public Works Department in accordance with LCC 15.45.390, as providing for up to five (5) hours of on-site inspection and administrative processing services by the County, with such additional onsite inspection or administrative processing services, as determined by the County, subject to a fee as provided for in said Lewis County Fee Schedule for each hour or portion of an hour.

(2) A fee as provided for in said Lewis County Fee Schedule for an Abbreviated Storm Drainage Plan submitted under LCC 15.45.150 for review shall be paid to the Public Works Department in accordance with LCC 15.45.390, as providing for up to three (3) hours of on-site inspection and administrative processing services by the County, with such additional on-site inspection or administrative processing services, as determined by the County, subject to a fee as provided for in said Lewis County Fee Schedule for each hour or portion of an hour.

(3) A fee as provided for in said Lewis County Fee Schedule for administration of a Performance Bond submitted under LCC

15.45.440 shall be provided to the Public Works Department in conjunction with the bonding.

(4) A fee as provided for in said Lewis County Fee Schedule for administration of a Maintenance Bond submitted under LCC 15.45.450 shall be provided to the Public Works Department in conjunction with the bonding. [Ord. 1158B §7, 1999; Ord. 1158A §11, 1999]

18.05.067 Wireless Communications Facility fee schedule.

A fee, as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners, for an application for a wireless communications facility (or amendment or alteration thereto) submitted under Ch. 15.50 LCC for review shall be paid to the Department of Community, as providing for up to three (3) hours of on-site inspection and administrative processing services by the County, with such additional on-site inspection or administrative processing services, as determined by the County, subject to a fee as provided for in said Lewis County Fee Schedule for each hour or portion of an hour. Such fees shall not include public hearing publication charges nor fees for hearing on a variance, which shall be separately paid by the applicant as provided for in said Lewis County Fee Schedule. [Ord. 1177A §2, 2001]

18.05.070 Subdivisions fee schedule.

(1) At the time of filing an application for preliminary plat approval the subdivider shall submit a nonrefundable plat fee payable to the Lewis County planning department as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County

Commissioners. The applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(2) Site Inspection Fee: A nonrefundable fee as provided for in said Lewis County Fee Schedule shall be paid to the Lewis County planning department. If within a period of one year of the date of the site inspection a preliminary plat is filed for the property, the site inspection fee shall be deducted from the plat fee.

(3) A fee as provided for in said Lewis County Fee Schedule shall be assessed to a party requesting County road approach, and an assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway for inspection and evaluation of private or public roadways and walkways under LCC 16.05.280 & -.290, all payable to the Public Works Department. Each subsequent or additional onsite inspection or re-inspection, with accompanying administrative processing, shall require an inspection assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway.

(4) A fee as provided for in said Lewis County Fee Schedule for a boundary line adjustment pursuant to LCC 16.05.030(2)(e) shall be paid to the Community Development Department.

(5) A fee as provided for in said Lewis County Fee Schedule for a variance request shall be paid to the Community Development Department. An applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(6) A fee as provided for in said Lewis County Fee Schedule for a vacation request shall be paid to the Community

Development Department. The applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(7) A fee as provided for in said Lewis County Fee Schedule for an alteration request shall be paid to the Community Development Department. The applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department. [Ord. 1158B §8, 1999; Ord. 1158A §§12, 13, 15-17, 19 & 21, 1999; Ord. 1158, 1998]

18.05.071 Master plan approval fee schedule.

The fee schedule for master plan approvals for rural lands shall be as follows:

(1) At the time of filing an application for a master plan site approval for rural areas, the applicant shall submit a nonrefundable plat fee made payable to the Lewis County Community Development Department according to the following schedule: Base fee as providing for up to three (3) hours of on-site inspection and administrative processing services by the County, with such additional on-site inspection or administrative processing services, as determined by the County, subject to a fee for each hour or portion of an hour as provided for in the Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners.

(2) A fee as provided for in said Lewis County Fee Schedule shall be assessed to a party requesting County road approach, and an assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway for inspection and evaluation of private or public roadways and walkways, all payable

to the Public Works Department. Each subsequent or additional onsite inspection or re-inspection, with accompanying administrative processing, shall require an inspection assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway. [Ord. 1158B §9, 1999]

18.05.072 Special use permit fee schedule.

The fee schedule for special use permits shall be as follows:

(1) At the time of filing an application for a special use permit for rural areas, the applicant shall submit a nonrefundable plat fee made payable to the Lewis County Community Development Department according to the following schedule: Base fee as providing for up to three (3) hours of on-site inspection and administrative processing services by the County, with such additional on-site inspection or administrative processing services, as determined by the County, subject to a fee for each hour or portion of an hour as provided for in the Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners.

(2) A fee as provided for in said Lewis County Fee Schedule shall be assessed to a party requesting County road approach, and an assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway for inspection and evaluation of private or public roadways and walkways, all payable to the Public Works Department. Each subsequent or additional onsite inspection or re-inspection, with accompanying administrative processing, shall require an inspection assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway. [Ord. 1158B §10, 1999]

18.05.075 Large lot subdivisions fee schedule.

The fee schedule for large lot subdivisions shall be as follows:

(1) At the time of filing an application for large lot subdivision approval the subdivider shall submit a nonrefundable plat fee made payable to the Lewis County Community Development Department according to the following schedule: Base fee of plus an additional fee per lot as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners.

(2) A fee as provided for in said Lewis County Fee Schedule for a boundary line adjustment pursuant shall be paid to the Community Development Department.

(3) A fee as provided for in said Lewis County Fee Schedule for an alteration request shall be paid to the Community Development Department.

(4) A fee as provided for in said Lewis County Fee Schedule for a variance request or for bona fide purchaser exemption shall be paid to the Community Development Department.

The applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(5) Any revision to an approved large lot subdivision application shall require an additional fee as provided for in said Lewis County Fee Schedule, made payable to the Lewis County Community Development Department.

(6) A fee as provided for in said Lewis County Fee Schedule shall be assessed to a party requesting County road approach, and an assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway for inspection and evaluation of private or public roadways and walkways, all payable

to the Public Works Department. Each subsequent or additional onsite inspection or re-inspection, with accompanying administrative processing, shall require an inspection assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway. [Ord. 1158B §11, 1999]

18.05.080 Short subdivisions fee schedule.

The Fee Schedule for Chapter 16.10, Short Subdivisions shall be as follows:

(1) A fee as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners for each lot contained within the proposed short plat shall be paid to the Community Development Department. The applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(2) Any revision to an approved short plat application shall require an additional fee as provided for in said Lewis County Fee Schedule, made payable to Lewis County planning section.

(3) A fee as provided for in said Lewis County Fee Schedule for a boundary line adjustment pursuant to LCC 16.10.210(7) shall be paid to the Community Development Department.

(4) A fee as provided for in said Lewis County Fee Schedule for an alteration request shall be paid to the Community Development Department.

(5) A fee as provided for in said Lewis County Fee Schedule for a variance request, or for an approval request under LCC 16.10.340(2), shall be paid to the Community Development Department. The applicant shall also bear the cost providing legal notices or any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community

Development Department.

(6) A single fee as provided for in said Lewis County Fee Schedule shall be assessed for the preliminary and final inspections to a party requesting County road approach, and an assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway for inspection and evaluation of private or public roadways and walkways under LCC 16.10.300 & -.430, all payable to the Public Works Department. Each subsequent or additional onsite inspection or re-inspection, with accompanying administrative processing, shall require an inspection assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway. [Ord. 1158B § 12, 1999; Ord. 1158A §§ 23,24,26, & 28, 1999]

18.05.085 Industrial-commercial binding site plan fee schedule.

(1) A base fee as provided for in the Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners, for the proposed plan shall be paid to the Community Development Department. The applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Fee Schedule, payable to said Department.

(2) A single fee as provided for in said Lewis County Fee Schedule shall be assessed for the preliminary and final inspections to a party requesting County road approach, and an assessment as provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway for inspection and evaluation of private or public roadways and walkways, all payable to the Public Works Department. Each subsequent or additional onsite inspection or re-inspection, with accompanying administrative processing, shall require an inspection assessment as

provided for in said Lewis County Fee Schedule per linear foot of proposed roadway or walkway.

(3) A request for amendment to a binding site plan not requiring the submission of a new site plan shall be accompanied by a fee as provided for in said Lewis County Fee Schedule. The requirement of a new site plan for an amendment shall be assessed in accordance with subsection (1), above.

(4) A fee of as provided for in said Lewis County Fee Schedule for administration of a Performance Bond required under LCC16.15.090 shall be paid to the Public Works Department. [Ord. 1158B § 13, 1999; Ord. 1158A § 34, 1999]

18.05.090 SEPA Fee Schedule.

The Fee Schedule for Chapter 17.110*, SEPA shall be as follows:

(1) Threshold Determination. Fees shall be as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners.

(2) When the county is the lead agency for a proposal requiring an EIS and the responsible official determines that the EIS shall be prepared by employees of the county, the county may charge and collect a reasonable fee from any applicant to cover costs incurred by the county in preparing the EIS. The responsible official shall advise the applicant(s) of the projected costs for the EIS prior to actual preparation; the applicant shall post bond or otherwise ensure payment of such costs.

(3) The responsible official may determine that the county will contract directly with a consultant for preparation of an EIS, or a portion of the EIS, for activities initiated by some persons or entity other than the county and may bill such costs and expenses directly to the applicant. The county may require the applicant to post

bond or otherwise ensure payment of such costs. Such consultants shall be selected by mutual agreement of the county and the applicant after a call for proposals.

(4) An applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(5) The county may charge any person for copies of any document prepared under this chapter, and for mailing the document, in a manner provided by Chapter 42.17 RCW. [Ord. 1158B § 14, 1999; Ord. 1158A § 35, 1999; Ord. 1158, 1998]

*[Codifiers Note: the referenced Code chapters have been amended to reflect the renumbering of underlying development regulations in Ord. 1170B]

18.05.100 Packwood Airport Obstruction Zoning Fee Schedule.

The Fee Schedule for Chapter 17.80*, Packwood Airport Obstruction Zoning shall be as follows:

(1) An application required by Chapter 17.80 shall be accompanied by the following filing fees:

- (a) Variances: \$0;
- (b) Amendments: \$0.

(2) A filing fee under Chapter 17.80 may be waived as follows:

(a) By the county planning director where the strict application of Chapter 17.80 would result in the payment of a double fee for a single event, or where an application has resulted from an apparent staff error.

(b) By the board of county commissioners or the planning director for good cause at the request of the applicant.

(3) An applicant shall also bear the cost providing legal notices for any public hearings as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners, payable to the Community

Development Department. [Ord. 1158B § 1, 1999; Ord. 1158A § 36, 1999; Ord. 1158, 1998]

*[Codifiers Note: the referenced Code chapters have been amended to reflect the renumbering of the underlying development regulations by Ord. 1170B, 2000.]

18.05.110 Ed Carlson Memorial Field Airport Obstruction Zoning Fee Schedule.*

The Fee Schedule for Chapter 17.85*, Ed Carlson Memorial Airport* Obstruction Zoning shall be as follows:

(1) A fee as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners shall be paid to the planning section for each permit application, application to amend a permit, or variance application.

(2) An applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department. [Ord. 1158B § 16, 1999; Ord. 1158A § 37, 1999; Ord. 1158, 1998]

*[Codifiers Note: the referenced Code chapters have been amended to reflect the renaming and renumbering, respectively, of the underlying development regulations by Ord. 1179, 2002; Ord. 1170B, 2000.]

18.05.120 Shoreline Management Fee Schedule.

The Fee Schedule for Chapter 17.25*, Shoreline Management shall be as follows:

(1) A fee as provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners shall be paid to the Community Development Department at the time the application is submitted, or a request for an extension of a permit is submitted for proposed development.

(2) An applicant shall also bear the cost

providing legal notices for any public hearings, as provided for in said Lewis County Fee Schedule payable to the Community Development Department. [Ord. 1158B § 17, 1999; Ord. 1158A § 38, 1999; Ord. 1158, 1998]

*[Codifiers Note: the referenced Code chapters have been amended to reflect the renumbering of the underlying development regulations by Ord. 1170B, 2000.]

18.05.130 [Repealed.]*

*[Codifiers Note: the Land Clearing Burning chapter was expressly repealed in 2003 by Ord. 1146C.]

18.05.140 Resource Lands/Critical Areas Fee Schedule.

(1) A fee provided for in the currently adopted Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners shall be paid by the applicant for resource land/critical area review of project permit applications required by Chapters 17.30 and 17.35 LCC.

(2) A fee as provided for in said Lewis County Fee Schedule shall be paid by the applicant for wetland confirmations performed by county staff.

(3) [LCC 17.30.550 repealed by Ord. 1179, 2002].

(4) A fee as provided for in said Lewis County Fee Schedule for a petition for designation (opt-in) under LCC 17.30.560, shall be paid to the Community Development Department. An applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(5) [LCC 17.30.690 repealed by Ord. 1179, 2002].

(6) A fee as provided for in said Lewis County Fee Schedule for a petition for designation (opt-in) under LCC 17.30.700, shall be paid to the Community

Development Department. An applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(7) [LCC 17.30.840 repealed by Ord. 1179C, 2003].

(8) A fee as provided for in said Lewis County Fee Schedule for a petition for designation (opt-in) under LCC 17.30.850, shall be paid to the Community Development Department. An applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department.

(9) A fee as provided for in said Lewis County Fee Schedule for a variance request under LCC 17.35.530, shall be paid to the Community Development Department. An applicant shall also bear the cost providing legal notices for any public hearings as provided for in said Lewis County Fee Schedule, payable to the Community Development Department. [Ord. 1158B § 20, 1999; Ord. 1158A §§ 39, 41, 43, 45, 47, 49, 51 & 53, 1999; Ord. 1158, 1998]

18.05.145 [Repealed]*

*[Codifiers Note: The on-site sewage system fee schedule adopted in H99-0510A was repealed by H Ord. 01/13/03 § 1, 2003].

18.05.146 [Repealed]*.

*[Codifiers Note: The Solid waste rules and regulations fee schedule adopted in H99-0510A was repealed by H Ord. 01/13/03 § 2, 2003].

18.05.150 Automatic Fee Schedule Adjustment.

Beginning on January 1, 1999, and each successive January first thereafter, the county fee schedule adopted as a part of this chapter shall automatically be adjusted to account for any increase in the consumer

price index (CPI) as established by the U.S. Department of Commerce for the Seattle Metropolitan Area. The calendar year utilized to establish the fee schedule adjustment will be as established by the Department of Commerce for the Seattle CPI. Fees adjusted in this manner may be rounded to the nearest five dollar increment. This section shall not preclude the county from modifying the base fee where the Board of County Commissioners finds it necessary to do so. [Ord. 1158, 1998]

Chapter 18.10

PUBLIC WORKS FEE SCHEDULE

Sections:

- 18.10.010 Title
- 18.10.020 Administrative Easements of Necessity

18.10.010 Title.

This chapter shall be known and shall be cited as the Lewis County “Public Works Fee Schedule chapter. [Ord. 1158B §21, 1999]

18.10.020 Administrative Easements of Necessity.

The Fee Schedule for Chapter 12.12 LCC, Administrative Easements of Necessity shall be as follows:

(1) A processing fee, as provided for in the Lewis County Fee Schedule, on file at the Office of the Board of County Commissioners, shall accompany an application for an easement of necessity.

(2) A processing fee, as provided for in said Lewis County Fee Schedule, shall accompany any request for extension of a limited easement of necessity. [Ord. 1158B § 21, 1999; Ord. 1165 § 4, 1999]

Chapter 18.15

DEPARTMENT OF HEALTH & SOCIAL SERVICES FEE SCHEDULE

Sections:

- 18.05.010 Title
- 18.05.020 Applicability
- 18.05.030 Fees for Public Health and Sanitation Services
- 18.05.040 Waiver of Public Health and Sanitation Fees

18.15.010 Title.

This chapter shall be known and shall be cited as the Lewis County “Department of Health and Social Services Fee Schedule chapter. [Ord. H 01/13/03 § 3, 2003]

18.15.020 Applicability.

The provisions of this chapter shall apply to those fees authorized in LCC 8.40, LCC 8.45, this chapter, all other Board of Health ordinances, and agreements ratified by the Board of Health. [Ord. H 01/13/03 § 3, 2003]

18.15.030 Fees for Public Health and Sanitation Services

The department of Health and Social Services may assess reasonable fees for any services authorized under the local health officer’s powers as provided in RCW 70.05. The department shall charge fees in the amounts specified in the Lewis County schedule of fees as adopted and updated from time to time by resolution by the Lewis County Board of County Commissioners, except that if the Board so designates the department may charge the scheduled fee plus the cost of materials for a service. A current schedule of fees shall remain on file with the Board of Health. [Ord. H 01/13/03 § 3, 2003]

18.15.040 Waiver of Public Health and Sanitation Fees

Only the Lewis County Board of Health, the Local Health Officer, and the Administrator of the Board of Health may waive a fee established under the codes and agreements referenced in LCC 18.15.020. The Board by resolution may waive any fee for good cause. The Local Health Officer and the Administrator of the Board of Health may waive any fee related to the control or prevention any dangerous, contagious, or infections disease if waiver is necessary for control or prevention. [Ord. H 01/13/03 § 3, 2003]